	ED STATES DISTRICT COURT TERN DISTRICT OF PENNSYLVANIA	
	Mr. Scott Jeffrey Melnick	
(In	the space above enter the full name(s) of the plaintiff(s).)	
	- against -	
	Dr. I.H Fedorius	<u>COMPLAINT</u>
	Pr. I.H Fedorius Hicole Fedorius	Jury Trial: ☐ Yes 🗹 No
		(check one)
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		_
		_
		<u>.</u>
		_
		_
		_
cannot f please w addition listed in	pace above enter the full name(s) of the defendant(s). If you lit the names of all of the defendants in the space provided, write "see attached" in the space above and attach an all sheet of paper with the full list of names. The names the above caption must be identical to those contained in addresses should not be included here.)	
I.	Parties in this complaint:	
Α.	List your name, address and telephone number. If you number and the name and address of your current place plaintiffs named. Attach additional sheets of paper as	ice of confinement. Do the same for any additiona
Plaintifi	Name M/.	Scott Jeffrey melnick
	Street Address327	7 Burell Blud.
	County, City	igh county, Allentourn
	State & Zip Code	18104
	Telephone Number /702	?) <u>///-</u> 78571

Rev. 10/2009

List all defendants. You should state the full name of the defendants, even if that defendant is a

defendant can be serve	n organization, a corporation, or an individual. Include the address where each ed. Make sure that the defendant(s) listed below are identical to those contained in tach additional sheets of paper as necessary.
Defendant No. 1	Name Dr. The Fedarics
	Street Address 1320 Hamilton 54
	County, City Lehigh County, Alkotoun
	State & Zip Code
Defendant No. 2	Name Hisole Pedori's (Secretary)
	Street Address 1320 Ham Hon 54
	County, City Lehigh County, Allertown
	State & Zip Code A 18107
Defendant No. 3	Name
	Street Address
	County, City
	State & Zip Code
Defendant No. 4	Name
	Street Address
	County, City
	State & Zip Code
II. Basis for Jurisdiction	ı :
involving a federal question and case involving the United State	ited jurisdiction. Only two types of cases can be heard in federal court: cases d cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a s Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. n of one state sues a citizen of another state and the amount in damages is more than iship case.
A. What is the basis for fe	ederal court jurisdiction? (check all that apply)
Federal Questions	s Diversity of Citizenship
	tion is Federal Question, what federal Constitutional, statutory or treaty right is at Aprachice breach of Service contract, theff

В.

	C.	If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizenship of each party?
		Plaintiff(s) state(s) of citizenship
		Defendant(s) state(s) of citizenship
	ш.	Statement of Claim:
	complai include cite any	briefly as possible the facts of your case. Describe how each of the defendants named in the caption of this int is involved in this action, along with the dates and locations of all relevant events. You may wish to further details such as the names of other persons involved in the events giving rise to your claims. Do not a cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a paragraph. Attach additional sheets of paper as necessary.
	A.	Where did the events giving rise to your claim(s) occur? At the Dr. office
		1320 Hamilton St. Allentown, PA
	B.	What date and approximate time did the events giving rise to your claim(s) occur?
What happened to you?	C.	Facts: As I explained the extension circumstances to the open eye practitioner he moved to here my head per perjuly meaning to have been back on my case, he disgraced my meaning to help him help me win the Powerball lattery
		siackpot, 04-02-08. Ord that bit the lottery?
Who did what?		Dr. I.H Fedorius and company sold me extraneous lenses in three pair of spectacles. I think he
		turce commit the most generalized four of
		molpractice as one can expect from his service-
Was sayone else lavolved?		Master. Uhen I was young, in the third grade and
		living in the same place, he sent me on to Or.
	_	Paul H Schenck, MD 5239 Hamilton Blud Allentown, PA 18106 of given & extenuating circumstances. Schenck can not always agree, methodology, and some people further
Who else saw what happened?		restion the machines we employ to measure the instance. Fedorius secretary Hixole and his significant
-	_01	ther were abound my effort to explain lottery, what

IV.	Injuries:

If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any		
you required and received. My eyes were growing continually sour		
about his analysis so I vent to Dr. Ahn Dinh	_	
(OEG 0002705), Lens Craffers of Saucon Valley, 3060	2	
Center Valley Parkway # 822 Center Valley, PA 18034		
(610) 791-0672	_	
Fedorius mochines are yet not calibrat	led	
In for molplactive loss of trust in the	_	
medical profession, and possible / probable	_	
medical profession, and possible / probable combestionent of some of those lattery funds.	-	
	-	
V. Relief:		
State what you want the Court to do for you and the amount of monetary compensation, if any, you are seeking, ar	ıd	
the basis for such compensation.		
1 160,000.00 selvef, he no longer messe	<u>_</u>	
with people.	_	
# 25,000,000 - assuage whether or not be dragged more than a million, \$1,000,000 - out	2	
dragged more than a million, \$1,000, non- out		
of the Powerball lottery jackport fund		
I want my shall of whatever many there is		
I want my share of whatever many there is to be gotten! \$125, 160,000.00	-	
;		
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	-	
	-	
	-	
	-	
	-	

I declare under penalty of perjury that the foregoing is true and correct.		
Signed	this <u>08</u> day of <u>May</u> , 20 <u>14</u> .	
	Signature of Plaintiff Sod Melos Mailing Address P.O. Box 532 Trexler tourn, PA 18087	
	Telephone Number	
	E-mail Address <u>Xemen a Aol. Com</u>	
Note:	All plaintiffs named in the caption of the complaint must date and sign the complaint. Prisoners must also provide their inmate numbers, present place of confinement, and address.	
For Pri	soners:	
this con	re under penalty of perjury that on this day of, 20, I am delivering inplaint to prison authorities to be mailed to the Clerk's Office of the United States District Court for the District of Pennsylvania.	
	Signature of Plaintiff:	
	Inmate Number	

IN THE FEDERAL COURT OF THE UNITED STATES OF AMERICA IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

PLAINTIFF,

SCOTT J. MELNICK

٧.

COMPLAINT

DEFENDANT,

Dr. I.N. FEDORIW

CIVIL COMPLAINT

- The Plaintiff in this matter is Scott Melnick Residing at 327 Burrell Boulevard, Allentown, Pennsylvania.
- The Defendant in this matter is Dr. I.N. Fedoriw of 1320 Hamilton Street Allentown, Pennsylvania.
- Dr. Fedoriw is a United States citizen.
- Mr. Melnick is a United States citizen
- 5. This court has jurisdiction, as the agreements made were person to person, by telephone, and through a peer group.
- This court has the authority to hear and rule on this matter as there is no agreement for arbitration stated as per PERRY V. THOMAS 482 U.S. 483 (1987)
- This court has the authority to review any and all evidence provided by either party and rule on motions devised by either party.
- Mr. Melnick in talks with Dr. Fedoriw and company did make a verbal and binding contract to proceed in a cooperative venture to win the April 2nd 2008 POWERBALL lottery.
- During this time the defendant did work within the course of an agreement and did utilize the plaintiff's experience and strategic lottery winning designs constructed through a normal series of meetings and conversations.
- 10. On Mr. Melnick did confront the Dr. I.N. Fedoriw firmament per ongoing contractual agreements about the sale of prescription spectacles: THe'd dilated my eyes Hereafter...
- In flashback, the plaintiff remembers having experienced the same kind of indifferences with the defendants services so to think him one to twist eyes, overprescribe powerful lenses as to do malpractice against.
- 12. Plaintiff is learning the defendant a criminal and an enemy to see.
- 13. The lottery endeavor was to disclose income tax statement to the proof that a lottery was won or not won on the part of the agreeing parties.
- 14. Because the defendant did not disclose tax information to confirm

no lottery was won it is assumed, per the agreement, that the lottery prize was won but not disclosed.

- 15. The contract was breached by the defendant when he did not relinquish a copy of his income tax statement to Mr. Melnick per their banking agreements.
- 16. An amount of \$25,000,000 is demanded per the amount that was to be the plaintiff's share of the winnings.
- 17. An amount of \$100,000,000 for compensatory damages is asked.
- 18. An amount of \$1,600,000 for malpractice breach of ethics incorporated.
- 19. An amount of \$9,000 per lottery contract is asked for legal fees.
- A summation of 4% annual interest is asked for money lost during this time.
- 21. There has been no action in this matter in any other courts. Wherefore, the plaintiff seeks the damages above and prays that this Honorable court hear his case. Mr. Melnick also requests leave to amend this complaint as he is filing a request for discovery asking that the defendant provide information pursuant to this suit and the contracted agreement.

SERVICE

By:

Mr. Scott J. Melnick P.O. Box 532 Trexlertown, PA 18087 (702) 606-7850